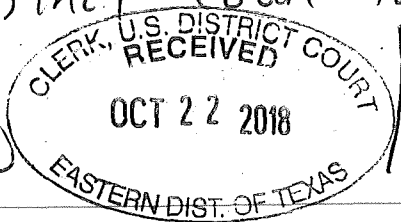


In the US District Court
USA v. You



6:18-CR-16

Re: response to motion to strike criminal complaint / affidavit.

The accused is not pointing out insufficiency. The criminal complaint / Affidavit along with grand jury testimony of SA Reed were not honest mistakes. They were deliberate attempts of the BATF and the prosecution to mislead the court through misrepresentation of the law.

SA Reed is either grossly incompetent or malicious, and either way, it was a prosecutorial duty of Coan to correct such blatant errors, but instead he collaborated

Coan is trying to defraud the court and deflect from criminal conspiracy.

Coan's

~~His~~ main argument is that the accused had already been indicted by the grand jury. Through examining criminal complaint, affidavit, and grand jury testimony, however, this indictment is a severe misrepresentation of the law and also neither the prosecution nor the ATF has any credibility. The indictment should not have happened in the first place. ^{Or better} The accused should not have been arrested in the first place.

^{misleading and frivolous}

The criminal affidavit is the root of this bogus case and it must be stricken.

2018/10/18 Hank You